1	EDMUND G. BROWN J					
2	Attorney General of the S DAVID S. CHANEY	State of California				
	Chief Assistant Attorney General FRANCES T. GRUNDER Senior Assistant Attorney General					
3						
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7	San Francisco, CA 941 Telephone: (415) 703-5					
8	Fax: (415) 703-5843					
	Account of the control of the contro					
9	Attorneys for Defendant	Daley		* "		
10		a				
11	IN THE UNITED STATES DISTRICT COURT					
12	FOR THE NORTHERN DISTRICT OF CALIFORNIA					
13		SAN JOSE	DIVISION	1		
14 PAUL A. REDD, JR., C-98-20429 JF						
17	PAUL A. REDD, JR.,		- 1	C-98-20429 JF		
15	PAUL A. REDD, JR.,		Plaintiff.			
220028			Plaintiff,	STIPULATION TO MOVE DEADLINE FOR PRETRIAL		
15	v.		Plaintiff,	STIPULATION TO MOVE DEADLINE FOR PRETRIAL CONFERENCE STATEMENTS;		
15 16 17			Plaintiff,	STIPULATION TO MOVE DEADLINE FOR PRETRIAL CONFERENCE		
15 16 17 18	v.	JR., et al.,	Plaintiff,	STIPULATION TO MOVE DEADLINE FOR PRETRIAL CONFERENCE STATEMENTS;		
15 16 17 18	v.	JR., et al.,		STIPULATION TO MOVE DEADLINE FOR PRETRIAL CONFERENCE STATEMENTS;		
15 16 17 18 19 20	v. STEVEN CAMBRA, J	JR., et al.,	fendants.	STIPULATION TO MOVE DEADLINE FOR PRETRIAL CONFERENCE STATEMENTS;		
15 16 17 18 19 20 21	v. STEVEN CAMBRA, J	JR., et al.,  Defourt's Order of September	fendants.	STIPULATION TO MOVE DEADLINE FOR PRETRIAL CONFERENCE STATEMENTS;  Proposed  ORDER		
15 16 17 18 19 20 21 22	According to the Co	Despute of September of September 20, 2008.	fendants. er 14, 2007	STIPULATION TO MOVE DEADLINE FOR PRETRIAL CONFERENCE STATEMENTS;  Proposed  ORDER		
15 16 17 18 19 20 21 22 23	According to the Co	Despute of September of Septemb	fendants. er 14, 2007	STIPULATION TO MOVE DEADLINE FOR PRETRIAL CONFERENCE STATEMENTS;  Proposed  ORDER		
15 16 17 18 19 20 21 22 23	According to the Copretrial statements on Fellowing telephone 2008, the following stipu	Descriptions of September of Se	er 14, 2007	STIPULATION TO MOVE DEADLINE FOR PRETRIAL CONFERENCE STATEMENTS;  Proposed  ORDER  7, the parties are required to submit on January 3, 2008 and January 18,		
15 16 17 18 19 20 21 22 23 24	According to the Copretrial statements on Fel Following telephone 2008, the following stiput 1. Plaintiff st	Descriptions of September of Se	fendants.  er 14, 2007  ne parties of to locate r	STIPULATION TO MOVE DEADLINE FOR PRETRIAL CONFERENCE STATEMENTS;   Proposed   ORDER		
15 16 17 18 19 20 21 22 23 24 25	According to the Copretrial statements on Fellowing telephone 2008, the following stiput 1. Plaintiff statements 2. This matter	Description of September of Sep	er 14, 2007  The parties of the locate in the follocate in the following i	STIPULATION TO MOVE DEADLINE FOR PRETRIAL CONFERENCE STATEMENTS;  Proposed  ORDER  7, the parties are required to submit on January 3, 2008 and January 18, representation; e Nandor Vadas for settlement		
15 16 17 18 19 20 21 22 23 24 25 26	According to the Copretrial statements on Fellowing telephone 2008, the following stiput 1. Plaintiff statements on This matter mediation	Description of September of Sep	fendants.  er 14, 2007  ne parties of to locate retrate Judges been sche	STIPULATION TO MOVE DEADLINE FOR PRETRIAL CONFERENCE STATEMENTS;  Proposed  ORDER  7, the parties are required to submit on January 3, 2008 and January 18, representation; e Nandor Vadas for settlement eduled. The parties remain amenable		
15 16 17	According to the Copretrial statements on Fellowing telephone 2008, the following stiput 1. Plaintiff statements on This matter mediation	Description of September of Sep	fendants.  er 14, 2007  ne parties of to locate retrate Judges been sche	STIPULATION TO MOVE DEADLINE FOR PRETRIAL CONFERENCE STATEMENTS;  Proposed  ORDER  7, the parties are required to submit on January 3, 2008 and January 18, representation; e Nandor Vadas for settlement eduled. The parties remain amenable		

1	3. The parties seek a continuance of the deadline to submit pretrial statements to				
2	April 22, 2008.				
3					
4					
5	DATED: January, 2008				
6					
7					
8	PAUL A. REDD, JR. Plaintiff in Pro Se				
9					
10	DATED: January 24, 2008				
11					
12	Mc Maisine				
13	TRACE O. MATORINO Deputy Attorney General Attorney for Defendant Daley				
14					
15					
16					
17	ORDER				
18	The Court's order to submit pretrial documents no later than February 20, 2008 is				
19	vacated. In light of the foregoing stipulations, the parties shall submit pretrial documents no late				
20	than April 22, 2008.				
21	Defendant's counsel shall contact Magistrate Judge Nandor Vadas to schedule a				
22	mediation date.				
23	IT IS SO ORDERED.				
24					
25	Dated:1/25/08 THE HONOKABLE JEREITY FOGEL				
26	United States District Court Judge				
27					
20					

Stip. Move Deadline Pretrial Conf. & Referral Judge Vadas Settlement Mediation

Redd v. Cambra, et al. C-98-20429 JF

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9						
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. 1						
2	TRACE O MAJORINO					
3	Deputy Attorney General					
14	Attorney for Defendant Daley					
5						
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22	mediation date.					
23	IT IS SO ORDERED.					
24	Dated:					
25	THE HONORABLE JEREMY FOCEL. United States District Court Judge					
26						
27						
28						
	Stip Move Deadline Pretrial Conf. & Referral Judge Vadas Settlement Mediation Redd v Cambra. et al. C-98-20429 II					
	2					

## DECLARATION OF SERVICE BY U.S. MAIL

Case Name: Redd v. Cambra, et al.

No.: C-98-20429 JF

I declare:

I am employed in the Office of the Attorney General, which is the office of a member of the California State Bar, at which member's direction this service is made. I am 18 years of age or older and not a party to this matter. I am familiar with the business practice at the Office of the Attorney General for collection and processing of correspondence for mailing with the United States Postal Service. In accordance with that practice, correspondence placed in the internal mail collection system at the Office of the Attorney General is deposited with the United States Postal Service that same day in the ordinary course of business.

On January 24, 2008, I served the attached

## STIPULATION TO MOVE DEADLINE FOR PRETRIAL CONFERENCE STATEMENTS; [Proposed] ORDER

by placing a true copy thereof enclosed in a sealed envelope with postage thereon fully prepaid, in the internal mail collection system at the Office of the Attorney General at 455 Golden Gate Avenue, Suite 11000, San Francisco, CA 94102-7004, addressed as follows:

Paul Alywen Redd, Jr., B-72683 Pelican Bay State Prison P.O. Box 7000 Crescent City, CA 95531-7000 In Pro Per

I declare under penalty of perjury under the laws of the State of California the foregoing is true and correct and that this declaration was executed on <u>January 24, 2008</u>, at San Francisco, California.

T. Oakes

Declarant

Signature

40209972.wpd